DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

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As the belo	w named invento	r(s), I'we declars :	Batt :				
This declar	stion is directed to	30 :					
		The attached app	alication, or				
		Application No.	10/661.828		on Octobe	¥ 3, 2005	
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Vive believe that tive amiare the original and first inventor(s) of the outsject matter which is claimed and for which a patern is accepte:							
We have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment specifically interned to above.							
Owe acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to make to be material to petantability as defined in 37 CPR 1.58, including for continuation-in-part applications, material information which backens two fixed between the fiting date of the prior application and the national or PCT international fiting date of the continuation-in-part application.							
WANNING:							
Patitioner/applicant is cautioned to svoid submitting personal information in documents filed in a patent application that may contribute to identify their. Personal information such as social security numbers, bank account numbers, or credit card mathers (other than a check or credit card authorization form PTO-2038 automitted for payment purposes) is never required by the USPTO to support a patition or an application. If this type of personal information is included in documents submitted to the USPTO, patitioner/applicant is advised that the second of a patient application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application or issuance of a patient. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 27 CFR 1.14). Checks and credit card authorization forms PTO-2038 automitted for payment purposes are not retained in the application file and therefore are not publicly available.							
All statements made haven of mylown knowledge are true, all statements made herein on information and belief are believed to be intellight finisher that these estatements were made with the knowledge that willful false statements and the like are purisheble by fine or imprisonment, or both, under 18 U.S.C. 1901, and may jeopardize the validity of the application or any casent issuing thereon.							
FIEL NAM	TOF INVENTOR	(A) Anniminin					
Inventor on	This ry OU	/EAGER		****		***************************************	
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L. J. Additional electrics or a sector representative are being named as:

This codestion of recomplion is required by \$1.0 SEC. ITS and \$1.000 LIST, the electrication is required to obtain or release a benefit by the justin, which is to be largely the UEPTO to proceed an application. Confidentially a guidance by \$8.0 SEC. 122 and \$1.000 LIST, and \$1.16. This codestance is estimated to aske a result of proceeding, and electricating the contributed applications from the LISTO. There are not interesting upon the interesting assets. Any commercial or the entering of electrication is consistent when a set of the second of the proceeding and the Chief Interesting Chief, U.S. Proceed and Traderings Chief, LISTO Commissioner for Patience, P.C. Box 1459, Alexandrical, VA 22313-1458.

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